## MINUTE ENTRY FOR CRIMINAL PROCEEDING

BEFORE MAG. Cheryl L Pollar DATE: 7/11/23
PTP #. 3.00- 3.00.
DOCKET NUMBER: 63 111
DEFENDANT'S NAME: Qurelier Miclel  X Present Not Present Custody Bail
DEFENSE COUNSEL: Odam Brody Federal Defender CJA Retained
A.U.S.A: Dylan Stern CLERK: M. Sica
INTERPRETER: Mayou St. Year (Language) Tropics
Defendant arraigned on the: indictment superseding indictment probation violation
Defendent pleads NOT GUILTY to ALL counts.
DETENTION HEARING Held. Defendant's first appearance.
Bond set at
grants (ice) gworn advised of bond obligations by the Court and signed the
(Additional) surety/ies to co-sign bond by
Court orders detention in custody Leave to reopen grants
Temporary Order of Detention Issued. Bail Hearing set for
At this time, defense counsel states on the record that the defendant does not have a bail application / package. Order of detention entered with leave to reapply to a Magistrate or to the District Court Judge to whom the case will be assigned.  Order of Excludable Delay/Speedy Trial entered. Start 7/11/23 Stop 9/11/23.
Medical memo issued.
Defendant failed to appear, bench warrant issued.
Defendant railed to appear, sensor Status conference set for 9/11/23 @ 11 Am before Judge Duty Mogstrat
Status comercines
Other Rulings:

## UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK

UNITED STATES OF AMERICA	
	APPLICATION AND ORDER OF EXCLUDABLE DELAY
Aurelien Michel	Case No. $23 - M - 7$
Tuly 11, 2023 to Sept. \$11, 2028e exclude	ant hereby jointly request that the time period from ded from the computation of the time period within which
<ul> <li>an information or indictment must be</li> <li>trial of the charges against defendant in</li> </ul>	filed, or (XW) must commence. (XC)
The parties seek the exclusion of the foregoing period b	pecause
case without trial, and they require an exclusion of time that they would not, despite their diligence, have reason	which they believe are likely to result in a disposition of this in order to focus efforts on plea negotiations without the risk nable time for effective preparation for trial, for trial due to the complexity of case,
Sixth Amendment to the Constitution; the Speedy Trial this Court adopted pursuant to that Act; and Rule 50(b)	Act of 1974, 18 U.S.C. §§ 3161-74; the plan and rules of of the Federal Rules of Criminal Procedure. The defendant tury within a specified time not counting periods excluded.
Defendant	For U.S. Attorney, E.D.N.Y.
A	
Counsel for Defendant	
that this exclusion of time serves the ends of justice and speedy trial for the reasons discussed on the record and (v) given the reasonable likelihood that ong without trial, the exclusion of time will allow all counse that they would be denied the reasonable time necessary exercise of due diligence.	going plea negotiations will result in a disposition of this case el to focus their efforts on plea negotiations without the risk by for effective preparation for trial, taking into account the
SO ORDERED.	
Dated: Brooklyn, N.Y 2023	Ch Pallal
OC 1	United States Magistrate Judge